

**PATENT APPLICATION**

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES**

In re application of

Docket No: Q60222

Norishige KAKUNO

Appln. No.: 09/624,224

Group Art Unit: 2624

Confirmation No.: 5390

Examiner: Thierry L. PHAM

Filed: July 24, 2000

For: PRINTER SYSTEM FLEXIBLY COMPATIBLE WITH PLURALITY OF PRINTER  
CONTROL LANGUAGES (PCL) USING INTERMEDIATE AND RASTER CODES

**COMMENTS ON EXAMINER COMMUNICATION AFTER REPLY BRIEF**

**MAIL STOP APPEAL BRIEF - PATENTS**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

Applicant has received a Communication from the Examiner dated August 23, 2005.

The Communication indicates that the Reply Brief of August 4, 2005 has been forwarded to the Board of Patent Appeal and Interferences.

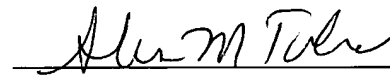
In addition, however, the Communication provides further arguments from the Examiner that are made in response to the August 23, 2005 Reply Brief. In view of MPEP 1208.03 and 37 C.F.R. § 1.193(b)(1), a supplemental examiner's answer is **prohibited**, unless the Application has been remanded from the Board for such purpose. Accordingly, Applicant submits that the comments provided in the August 23, 2005 Communication are improper on procedural grounds.

COMMENTS ON EXAMINER COMMUNICATION AFTER REPLY BRIEF  
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In addition, Applicant submits that the comments are improper on substantive grounds for at least the reasons set forth in the August 4, 2005 Reply Brief.

Accordingly, Applicant stands by the arguments presented in both the Appeal Brief and the Reply Brief.

Respectfully submitted,



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WASHINGTON OFFICE

**23373**

CUSTOMER NUMBER

Date: September 2, 2005